

Educational programme on specialty 5B030100 – “Jurisprudence”

CODE - SPECIALTY		5B030100 – «JURISPRUDENCE»
GOALS OF THE EDUCATIONAL PROGRAMME		<ul style="list-style-type: none"> – providing conditions for receiving qualitative professional education of full value, professional competence in the sphere of jurisprudence; – formation of the students’ deep theoretical knowledge and practical skills in the sphere of the legal analysis and juridical activity; – training of a harmonic and comprehensive developed personality possessing scientific philosophic, social-historical, political and economic knowledge, mastering the Kazakh, Russian and foreign languages, habits and skills of the analysis of informational processes and working on the computer, understanding the role of physical culture and a healthy way of life; – education in the spirit of the Kazakhstani patriotism, international friendship, international and inter-confessional agreement, respect for different cultures, traditions and customs; – development of the legal, ecological, physical, ethical culture, the culture of thinking and high legal consciousness; – formation of fundamental knowledge, habits and skills necessary in the professional activity.
QUALIFICATIONAL CHARACTERISTICS	SPHERES OF PROFESSIONAL ACTIVITY	Protection, provision, guarantee of observing legal rights and interests of the state, physical and juridical persons which take place in the legal sphere.
	OBJECTS OF PROFESSIONAL ACTIVITY	<ul style="list-style-type: none"> – law-enforcement bodies; – special state bodies; – court, executive and representative bodies of the state power and management; – state and non-state enterprises; – social institutions; – human rights organizations; – legal profession; – finance institutions; – insurance and audit companies, organizations of education.
	DISCIPLINES OF PROFESSIONAL ACTIVITY	<ul style="list-style-type: none"> – legal norms; – events and actions having juridical significance; – legal relations in the sphere of functioning of state and non-state institutes; – legal relations among state bodies of the Republic of Kazakhstan, physical and juridical persons.

EDUCATIONAL TRAJECTORIES		Criminal-legal trajectory
		Civilian-legal trajectory
		Investigation-criminalist trajectory
SPECIFICITY OF TRAJECTORIES		<p>«Criminal-legal trajectory»:</p> <ul style="list-style-type: none"> – reflects a general state of the acting branch legislature in the criminal-legal sphere in the system of social, political legal and social-economic relations; – possesses integrative properties in the conditions of combining normative-theoretical content of the criminal, criminal-procedure legislation, criminal executive legislature, tendencies and dynamics of its development, inter-branch and applied academic disciplines in relation to the basic components of practical jurisdiction development. <p>«Civilian-legal trajectory»:</p> <ul style="list-style-type: none"> – synthesizes advanced achievements of the national and foreign civil law , normative regulations of empirical character, develops forecasting, organizational-practical and also ideological functions of the civil, civil- procedure law, the branch and inter-branch legal institutes; – volume and content of academic disciplines of civilian direction are characterized by a sufficient static normative material and possesses the property of gradual development of the civilian and civil-procedure legislature. <p>«Investigative-criminalistic trajectory»:</p> <ul style="list-style-type: none"> – forms necessary for organizational, scientific-theoretical, educational-methodical conditions for using in the educational activity of the developed academic disciplines of the procedure and forensic character necessary in solving basic practical tasks connected with the exposure, investigation and prevention of criminal infringement of the law; – reflects basic demands of modern law-enforcement practice of competent state bodies and official persons on forming forensic provision of operative-investigative, investigative and expert activity connected with the process of proving.
RESULTS OF TEACHING ON “CRIMINAL-LEGAL TRAJECTORY”	TO KNOW:	<ul style="list-style-type: none"> – basic tendencies of the development of the national criminal legislature including those at the level of inter-branch interaction; – initial content of basic elements of the material-legal nature of the criminal law in the context of the peculiarities of the branch regulation; – main content, tendencies of the development of the national and foreign criminal-legal doctrines, cognitive-categorical apparatus of the criminal law at the level of the inter-disciplinary interaction with adjacent branches.
	TO BE ABLE:	<ul style="list-style-type: none"> – to orient correctly in the foundations of the acting criminal legislature; – to use the received theoretical knowledge and practical skills for the right interpretation of the criminal law, explanation of the content of concrete criminal-legal norms; – to orient in basic notions of the criminal-legal science.

	TO MASTER SKILLS:	<ul style="list-style-type: none"> – of criminal-legal qualification at the level of analyzing the norms of the Peculiar part of the criminal legislature and understanding of their practical application; – of the correct compiling and processing of the normative documents.
RESULTS OF TEACHING ON “CIVILIAN-LEGAL TRAJECTORY”	TO KNOW:	<ul style="list-style-type: none"> – the nature and essence of civilian legal relations, basic regulations of initiating, functioning and developing of the civilian legislature; – basic regulations of the institutes of the civilian right: housing, business, insurance, corporative, inheritance right, the right of intellectual property, their essence and content of basic notions, categories, the legal status of the entities of legal relations; – types and forms of the state control of the realization of the legal mechanisms in the civilian-legal sphere; – the mechanism of the norms of the civilian legislature while solving the legal situations.
	TO BE ABLE:	<ul style="list-style-type: none"> – to operate the juridical notions and categories of the civilian-legal sphere, to analyze juridical facts and legal relations; – to solve practical tasks on the basis of theoretical knowledge, analysis of the norms of the procedure and material civilian law of the Republic of Kazakhstan, application of normative decisions of the Supreme court of RK; – to find the ways of solving the civilian-legal arguments provided by law; – to apply the norms of the civilian and civilian-procedure legislature correctly; – to implement the legal expertise of the normative legal acts, regulating the institutes of the civil law; – to draw up different types of the civilian-legal agreements; – to compile and process the normative documents correctly; – to use the norms of legislature about the protection of the rights of the customers.
	TO MASTER SKILLS:	<ul style="list-style-type: none"> – of working with the legal acts and procedure documents; – of the independent analysis of different legal phenomena, juridical facts, legal norms and legal relations which are the objects of professional activity; – of solving professional tasks in different spheres of practical jurisprudence.
	TO KNOW:	<ul style="list-style-type: none"> – basic forms of fixing the course and results of conducting investigative actions, taking procedure decisions with the aim of forming a full and objective conclusive base on concrete criminal cases; – the subject and content of the court-expert activity in the direction of making the judicial-ballistics test for full and comprehensive exposure and investigation of criminal infringements of the law, exposure of the persons committing them and convicting them of a criminal offence; – the subject and content of the forensic document studies in the direction of conducting identification and diagnostic researches for full and comprehensive exposure of the investigation of criminal infringements of the law connected with the use of the forged documents and their parts, theoretical foundations of understanding, classification of
RESULTS OF TEACHING ON “INVESTIGATIVE- CRIMINALISTIC TRAJECTORY»	TO KNOW:	<ul style="list-style-type: none"> – basic forms of fixing the course and results of conducting investigative actions, taking procedure decisions with the aim of forming a full and objective conclusive base on concrete criminal cases; – the subject and content of the court-expert activity in the direction of making the judicial-ballistics test for full and comprehensive exposure and investigation of criminal infringements of the law, exposure of the persons committing them and convicting them of a criminal offence; – the subject and content of the forensic document studies in the direction of conducting identification and diagnostic researches for full and comprehensive exposure of the investigation of criminal infringements of the law connected with the use of the forged documents and their parts, theoretical foundations of understanding, classification of

		<p>basic categories of forensic identification, its significance in the process of proving;</p> <ul style="list-style-type: none"> – the subject, content, methodology of theoretical and empirical foundations of modern criminal studies, basic forensic doctrines, basic directions of conducting identification and diagnostic researches of technical and tactic-methodical character for full and comprehensive exposure and investigation of criminal infringements of the law, theoretical foundations of the notion, classification of basic categories of the forensic science, its significance in the process of solving the tasks of the criminal legal proceedings.
	<p>TO BE ABLE:</p>	<ul style="list-style-type: none"> – to compile protocols of the investigation actions conducted within pre-judicial investigation in the form and interrogation, preliminary investigation, protocol form, procedure acts of prosecutor reaction, judicial control and jurisdiction; – to conduct independent basic identification and diagnosis researches of the fire arms, ammunition, explosives, explosive devices and also the traces of their employment; – to conduct basic identification and diagnostic researches of the documents aimed at revealing the intellectual or material forgery, with the possibility of confirming their results in the procedure means of fixation of the proving information; – to conduct basic technical-criminalist researches, to form tactical models of conducting investigation actions, methodical programmes of investigating with the possibility of their procedure of consolidation in corresponding means of fixation.
	<p>TO MASTER SKILLS:</p>	<ul style="list-style-type: none"> – of making an independent analysis of the content of the foundations of the legal regulation of implementing separate investigative and procedure actions; – of practical employment of the procedure events in solving concrete tasks of corresponding stages of the criminal process; – of practical employment of basic methods of revealing and researching of the ways of material forge including those made with the help of corresponding technical means, its properties in proving within the pre-judicial investigation on the criminal case; – of practical employment of basic methods of conducting the juridical ballistics tests in conducting investigation and expert actions within the framework of the pre-judicial investigation on the criminal case.